# WOLF HALDENSTEIN ADLER FREEMAN & HERZ LLP

FOUNDED 1888

270 MADISON AVENUE NEW YORK, NY 10016

212-545-4600

WWW.WHAFH.COM

SYMPHONY TOWERS
750 8 STREET - SUITE 2770
SAN DIEGO, CA 92101
619-239-4599

625 NORTH FLAGLER DRIVE

9th FLOOR

WEST PALM BEACH, FL 33401

561-833-1776

WOLF HALDENSTEIN ADLER FREEMAN & HERZ LLC 55 WEST MONROE STREET, SUITE HIH CHICAGO, IL 60603 312-984-0000

DIRECT DIAL (212) 545-4690 FACSIMILE (212) 545-4653 isquith@whafh.com

May 12, 2006

M. JOSHUA ABER
CARL R. SLOAN
ROBERT B. WEINTRAUB
ROBERT ABRAMS
OF COUNSEL

ALAN McDOWELLD NANCY S. PITKOFSKY® MICHAEL C. MULɺ RACHELE R. RICKERT JASON B. ATLAS JILL H. BLUMBERG SCOTT J. FARRELL® KATE M. McGUIRE GUSTAVO BRUCKNER® RONNIE BRONSTEIN LAUREN P. WISHNIA® STACEY T. KELLY PAULETTE S. FOX® JOHN T. HENDERSON MICHAEL J. MISKE JOSHUA BERENGARTEN INGRID C. MANEVITZ MATTHEW M. GUINEY RUDOLPH F. LEHRER MATTHEW P. KLEIN AYA BOUCHEDID JULIE CORBO GEORGE PETERS RENEE I. WANKOFF IONA M. EVANS ALEXANDRA R. SHIVERERE BRYANT A. ROMAN

ALSO ADMITTED

\*FL,†CA,°NJ,†iL, \$PA

ONLY ADMITTED

\*CA,‡iL,DVA

#### VIA FACSIMILE

JOHN L. FREEMAN

EDGAR J. NATHAN. 3RD

DAVID A. RUTTENBERG

CHARLES H. BALLER

DANIEL W. KRASNER

JEFFREY G. SMITH

ROBERT D. STEELE

ELLO, GREENBERG

PETER C. HARRAR

MARK C. RIFKIN CO

MICHAEL JAFFE

MARIA I. BELTRANI\*

MICHAEL E. FLEISS

BETSY C. MANIFOLD!

BRETT D. NUSSBAUM

GREGORY M. NESPOLE

JEFFREY S. REICH\*

DAVID L. WALES

ADAM J. LEVITT

THOMAS H. BURT

LISA A. LOWENTHAL

STEVEN D. SLADKUS

DEMET BASAR

ALEXANDER H. SCHMIDT®

FRANCIS A. BOTTINI, JR.

MARK C. SILVERSTEIN

LAWRENCE P. KOLKER

JEFFREY M. SCHWARTZ

MARY JANE FAIT

FRANCIS M. GREGOREKT

FRED T. ISQUITH

ERIC B. LEVINE

Michael P. Lehmann, Esq. The Furth Firm LLP 225 Bush Street, Fifteenth Floor San Francisco, California 94104

Guido Saveri, Esq. Saveri & Saveri, Inc. 111 Pine Street, Suite 1700 San Francisco, California 94111 Michael Hausfeld, Esq. Cohen Milstein Hausfeld & Toll 1100 New York Ave., N.W. West Tower, Suite 500 Washington, DC 20005

Anthony D. Shapiro, Esq. Hagens Berman Sobol Shapiro, LLP 1301 Fifth Avenue, Suite 2900 Seattle, Washington 98101

Re: In re Intel Corporation Microprocessor Antitrust Litigation

MDL Docket No. 05-MD-1717 JJF

<u>Civil Action No.: 1:05-CV-00485 JJF (D. Del.)</u>

#### Dear Counsel:

During yesterday's conference call — which Judge Farnan ordered us to have in an effort to resolve our differences in an effort to preclude further motion practice on our pending motion for leave to file our proposed consolidated complaint — you requested: (a) that we send you a list of the claims that we have asserted on our clients' behalf that you have excluded from your consolidated complaint; and (b) that we resend you those sections of your consolidated complaint as to which we suggested language — at your request — which you then rejected in their entirety. A copy of that language is attached hereto.

May 12, 2006 Page 2 of 2 WOLF HALDENSTEIN ADLER FREEMAN & HERZ LLP

The following are the nineteen claims that we asserted on our clients' behalf that you have not included in your consolidated complaint, together with the number of the claim as it appears in our proposed consolidated complaint:

- (a) Arizona: consumer protection (Claim 3);
- (b) Florida: antitrust (Claims 4-6);
- (c) Hawaii: antitrust (Claim 8);
- (d) Louisiana: antitrust (Claims 14-16);
- (e) Massachusetts: antitrust (Claims 22-24);
- (f) Michigan: consumer protection (Claim 29);
- (g) Minnesota: deceptive trade practices and consumer protection (Claims 31-32);
  - (h) New Jersey: antitrust and consumer protection (Claims 42-43);
  - (i) South Dakota: deceptive trade practices (Claim 59);
  - (j) Tennessee: consumer protection (Claim 61); and
  - (k) Wisconsin: consumer protection (Claim 70).

Thus, even setting aside the standing issue – which, as you know, we still believe to be a serious issue – it is clear that many of our claims have been excluded from your consolidated pleading in this case.

In addition, each of our clients claims include the right to invoke Rule 23 to prosecute those claims.

With respect to the standing problems, we believe those continue to pose a problem, as we discussed yesterday. Our proposed revisions to your consolidated complaint that we sent you prior to its submission to the court, were carefully drafted designed to solve or otherwise overcome those problems and to protect our clients' interests. Of course, those were not as complete as contained in our proposal amendment, which we prefer. We suggest that you carefully reconsider those proposed revisions in light of our recent conversation, since these revisions – coupled with the inclusion of the omitted claims (see above) may go a long way toward resolving our differences with respect to these issues.

Obviously – and as we advised Judge Farnan at last Thursday's hearing – our concern is to protect our clients' claims and interests in this litigation. As we understand the Court's direction, we had seven (7) days to resolve the differences in opinions and the time to respond to our motion papers commenced at that point. We hope that we will be able to reach agreement on a method that we believe accomplishes that goal, without further judicial intervention. We hope you agree.

We look forward to hearing from you shortly.

Very truly yours,

Fred Taylor Isquith

Deleted: class defined below.

## III. PARTIES

- A. To the extent we are able to come to an agreement, our plaintiffs will need to be listed here.
- B. Also, we believe it is important to assert for the sake of the alternative claims for each named Plaintiff, that he/she/it purchased his/hers/its computers containing Intel X86 microprocessors in the states in which they are alleged to reside.

#### IV. CLASS ALLEGATIONS

64. In the event California law is not applied to the claims of all Class members for damages regardless of where they reside, Plaintiffs will respectively seek certification — under Rule 23(b)(3) for damages, and/or under Rule 23(b)(2) for purposes of injunctive relief — of separate state indirect purchaser classes from each of the states listed in Paragraph 65 (infra) (the "Included States"), under Sections 1 and 2 of the Sherman Act, 15 U.S.C. §§ 1 and 2, Sections 4 and 16 of the Clayton Act, 15 U.S.C. §§ 15(a) and

Formatted: Font: Italic

the named plaintiffs from each of the Included States will respectively seek to represent state-delimited classes of indirect purchasers, who from June 28, 2001 through the present, purchased, in their respective Included State(s), a microprocessor that executes the x86 instruction set, other than for resale, indirectly from the Defendant or any controlled subsidiary or affiliate of Defendant. Each such Alternative State Class would exclude the Defendant; the officers, directors or employees of the Defendant; and any subsidiary, affiliate or other entity in which Defendant has a controlling interest. Each such state Class would also exclude all federal, state or local governmental entities, all judicial officers presiding over this action and their immediate family members and staff, and any juror assigned to this action.

\_\_\_\_\_\_66\_\_\_\_The "Included States" comprising the Alternative State Classes are Alaska, Arizona, Arkansas, California, the District of Columbia, Florida, Idaho, Iowa, Kansas, Louisiana, Maine, Massachusetts, Michigan, Montana, Minnesota, Mississippi, Montana, Nebraska, Nevada, New Hampshire, New Jersey, New Mexico, New York, North

Formatted: Normal, Justified, Line spacing: Double

Deleted: 5

Deleted: For purposes of the Subclass, t

Deleted:

<sup>&</sup>lt;sup>1</sup> NOTE: WHILE YOU ASSERT THAT PLAINTIFFS BRING SHERMAN 1 AND 2 CLAIMS, YOU ONLY ALLEGE SHERMAN 2 CLAIMS (COMPARE PARAGRAPH 8 WITH THE "FIRST CLAIM FOR RELIEF" (¶ 192-202). SEE ALSO, PARAGRPH 220(a), WHERE YOU REFERENCE SHERMAN 1 IN YOUR 17200 CLAIM. THIS NEEDS TO BE REVISED.

Carolina, North D	akota, Rhode Island, South Dakota, Tennessee, Utah, Vermont, West	
Virginia, and Wisc	consin.	Deleted: 1
_		Deleted: . 67
<u>67. Plair</u>	stiffs do not know the exact number of members comprising the	Deleted: of
Nationwide Class	or each of the Alternative State Classes, because such information is in	Deleted: of Class members
the exclusive contr	rol of Intel and third parties. However, due to the nature of the trade	
and commerce inv	volved, Plaintiffs believe that the members of the Nationwide Class or	
each of the Altern	native State Classes number in the thousands and are geographically	Deleted: Class
diverse so that join	nder of all members of the Nationwide Class or each of the Alternative	
State Classes is im	practicable. Fed. R. Civ. P. 23(a)(1).	Deleted: Class
Date Classes is in	practicable. Fed. R. Civ. F. 25(a)(1).	Deleted: 1
68. There	e are questions of law and fact common to the Nationwide Class or	Deleted: <#>. There
each of the Alterna	tive State Classes, including but not limited to the following:	Deleted: Class
a.	whether Intel engaged in anticompetitive conduct that renders it	Formatted: Space After: 0 pt, Line spacing: Double
	liable to the Nationwide Class or each of the Alternative State	
	Classes under the applicable federal and/or state antitrust and	Deleted: Class
	consumer protection laws;	
b.	whether Intel possessed monopoly power in the relevant market;	
c.	whether Intel acquired or maintained monopoly power within the	
	relevant market through anticompetitive activity;	
d.	whether Intel's unlawful conduct has caused legally cognizable	
	injury to Plaintiffs and the other members of the Nationwide Class or	Deleted: Class
	the Alternative State Classes by enabling Intel to increase, maintain,	. Detector, Class
	or stabilize above competitive levels the prices that Plaintiffs and the	

whether, with respect to the certification of the Alternative State

Classes, Intel violated the antitrust, unfair competition, and/or

e.

f.

g.

h.

i.

j.

k.

1.

m.

other members of the Nationwide Class or the Alternative State
Classes have paid for x86 microprocessors, and if so, the appropriate
class-wide measure of damages;
whether Intel formed and operated a combination or conspiracy to
fix, raise, maintain or stabilize the prices of, or allocate the market
for, microprocessors;
whether the combination or conspiracy caused microprocessor prices
to be higher than they would have been in the absence of Intel's
conduct;
the operative time period of the combination or conspiracy;
whether Intel's conduct caused injury to the business or property of
Plaintiffs and the other members of the Nationwide Class or the
Alternative State Classes:  Deleted: Plaintiffs and the members of the Class
the appropriate measure of the amount of damages suffered by
Plaintiffs and the other members of the Nationwide Class or the
Alternative State Classes:  Deleted: the Class
whether Intel violated Section 1 of the Sherman Act;
whether Intel violated Section 2 of the Sherman Act;
whether Intel violated Sections 16720 and 17200 of the California
Business and Professions Code; and

Deleted:

consumer protection laws of <u>each of the Included States</u>, as alleged below.

Formatted: Normal, Justified, Line spacing: Double

Deleted: <#>.

Deleted: the other states

68. These common questions and others predominate over questions, if any, that affect only individual members of the Nationwide Class or the Alternative State Classes, Fed. R. Civ. P. 23(a)(2) and 23(b)(3).

Deleted: Class

69. Plaintiffs' claims are typical of, and not antagonistic to, the claims of the other members of the Nationwide Class or, respectively, the Alternative State Classes.

Plaintiffs, by advancing their claims, will also advance the claims of each of the members of the Nationwide Class or, respectively, the Alternative State Classes, because Intel participated in activity that caused members of the Nationwide Class or the Alternative State Classes to suffer similar injury. Fed. R. Civ. P. 23(a)(3).

Deleted: <#>

Formatted: Font: 13 pt
Deleted: Class members
Formatted: Font: 13 pt

Deleted: all members of the Class
Formatted: Font: 13 pt

70. Plaintiffs and their counsel will fairly and adequately protect the interests of absent class members of the Nationwide Class or the Alternative State Classes. There are no material conflicts between Plaintiffs' claims and those of absent class members that would make class certification inappropriate. Counsel for Plaintiffs are experienced in complex class action litigation, including litigation involving antitrust allegations, and will vigorously assert Plaintiffs' claims and the claims of the other members of the Nationwide Class or the Alternative State Classes. Fed. R. Civ. P. 23(a)(4).

Deleted: Class

Formatted: Font: 13 pt

Deleted: <#>

Deleted: .

Formatted: Font: 13 pt

Deleted: C

Formatted: Font: 13 pt

Formatted: Font: 13 pt

Deleted: C

Formatted: Font: 13 pt

71. Intel has acted or refused to act on grounds generally applicable to the Nationwide Class or the Alternative State Classes, thereby making appropriate final injunctive relief or corresponding declaratory relief with respect to the class(es) as a whole. Fed. R. Civ. P. 23(b)(2).

**Deleted:** those of the members of the Class

Formatted: Font: 13 pt

Deleted: <#>

Deleted: .

Formatted: Font: 13 pt

Deleted: Class

Formatted: Font: 13 pt

Formatted: Font: 13 pt

Deleted: <#>

Deleted:

Formatted: Font: 13 pt

72. A class action is superior to other methods for the fair and efficient resolution of this controversy. The class action device presents fewer management difficulties, and provides the benefit of a single adjudication, economy of scale, and

comprehensive supervision by a single court. Fed. R. Civ. P. 23(b)(3). The damages suffered by each Plaintiff and other members of the Nationwide Class or the Alternative State Classes are relatively small, given the expense and burden of individual prosecution of the claims asserted in this litigation. Thus, absent class certification, it would not be feasible for Plaintiffs and the other members of the Nationwide Class or the Alternative State Classes to redress the wrongs done to them. Even if Plaintiffs and the other members of the Nationwide Class or the Alternative State Classes could afford individual litigation, which is not the case, the court system could not. Further, individual litigation presents the potential for inconsistent or contradictory judgments and would greatly magnify the delay and expense to all parties and to the court system. Therefore, the class action device presents far fewer case management difficulties and will provide the benefits of unitary adjudication, economy of scale and comprehensive supervision by a single court.

#### Deleted: Class member

Formatted: Font: 13 pt

Deleted: Class members

Formatted: Font: 13 pt

Formatted: Font: 13 pt

Deleted: Class members

Formatted: Font: 13 pt

Formatted: Font: 13 pt, Strikethrough

Formatted: Font: 13 pt

#### IX. CLAIMS FOR RELIEF

Consistent with the revisions we propose for the earlier sections of the Consolidated Complaint, we suggest that the present iteration of the claims alleged does not adequately protect the prospective interests of the Alternative State Classes (read: in the event that you'll need to assert the alternative classes, we don't think that the current draft of the Consolidated Complaint does this in a clear or sufficient manner).

Page 9 of 16

While it is true that the Sherman Act claims can still be sought on a nationwide basis, on behalf of a nationwide class,<sup>2</sup> the Alternative State Classes' claims should be broken out as follows:

## FIFTH CLAIM FOR RELIEF

(Brought on Behalf of the Alternative State Classes for Violations of State Antitrust and Restraint of Trade Laws)

7. Plaintiffs allege this claim in the alternative and respectively of	on behalf of	the
Alternative State Classes from each of the Included States, as defined above	e – in the eve	nt that
the Court does not apply California law on a nationwide basis. For this alternative	rnative claim	1,
Plaintiffs, on their own behalf and respectively on behalf of the other member	ers of the Al	ternative
State Classes, incorporates Paragraphs	, and	**********
, into this alternative claim. [IN INCORPORATING PARAGRAPHS	S, I WOULI	D NOT
INCORPORATE THE CALIFORNIA LAW CLAIMS – FOR WHICH	I YOU'RE	
SEEKING RELIEF ON BEHALF OF A NATIONWIDE CLASS – INTO	TO THESE	
ALTERNATIVE STATE CLAIMS		

8. Plaintiffs [LIST ALL PLAINTIFFS HERE], on behalf of himself, herself, or itself and the Alternate State Classes comprised of the individuals or entities who purchased, in the Included States, as defined above, a microprocessor that executes the x86 instruction set, other than for resale, indirectly from the Defendant or any controlled subsidiary or affiliate of

<sup>&</sup>lt;sup>2</sup> We believe, however, that it would also make sense to revise the language in the Sherman Act claims to reflect the potential for Alternative State Class pleading for those claims (read: if you can't proceed with a nationwide class and you need to proceed with the Alternative State Classes). As we discussed above (see footnote 1), we also think that you need to decide whether or not you plan to put in a Sherman 1 claim for injunctive relief. If you do not, you'll need to remove Sherman 1 references from the draft pleading.

Defendant, alleges that by its above-described conduct, Intel has violated the applicable state laws.

- 9. Intel has violated Arizona Revised Stat. Code §§ 44-1401 et seq.
- 10. Intel has violated California Bus. & Prof. Code §§ 16700 et seq.
- 10. Intel has violated District of Columbia Code Ann. §§ 28-4503 et seq.
- 11. Intel has violated Iowa Code §§ 553.1 et seq.
- 12. Intel has violated Kansas Stat. Ann. §§ 50-101 et seq.
- 13. Intel has violated 10 Maine Rev. Stat. §§ 1101 et seq.
- 14. Intel has violated Michigan Comp. Laws. Ann. §§ 445.773 et seq.
- 15. Intel has violated Minnesota Stat. §§ 325D.52 et seq.
- 16. Intel has violated Mississippi Code Ann. § 75-21-1 et seq.
- 17. Intel has violated Nebraska Rev. Stat. §§ 59-801 et seq.
- 18. Intel has violated Nevada Rev. Stat. Ann. §§ 598A et seq.
- 19. Intel has violated New Jersey Stat. §§ 56:9-1 et seq.
- 20. Intel has violated New Mexico Stat. Ann. §§ 57-1-1 et seq.
- 21. Intel has violated New York Gen. Bus. Law § 340 et seq.
- 22. Intel has violated North Carolina Gen. Stat. §§ 75-1 et seq.
- 23. Intel has violated North Dakota Cent. Code §§ 51-08.1-01 et seq.
- 24. Intel has violated South Dakota Codified Laws Ann. §§ 37-1 et seq.
- 25. Intel has violated Tennessee Code Ann. §§ 47-25-101 et seq.
- 26. Intel has violated Vermont Stat. Ann. 9 §§ 2453 et seq.
- 27. Intel has violated West Virginia Code §§ 47-18-1 et seq.
- 28. Intel has violated Wisconsin Stat. §§ 133.01 et seq.
- 29. As a direct and proximate result of Intel's unlawful conduct, Alternative State

Class members in each of the Included States have been injured in their business and property in that they indirectly paid more for x86 microprocessors than they would have paid absent Intel's unlawful conduct.

## SIXTH CLAIM FOR RELIEF

(Brought on Behalf of the Alternative State Classes for Violations of Violations of State Consumer Protection and Unfair Competition Laws)

	30.	Plaintiffs allege this claim	in the alterr	native and	respectivel	y on behalf of	the
Altern	ative St	ate Classes from each of the	Included S	tates, as d	efined abov	ve – in the eve	nt that
the Co	urt does	s not apply California law or	ı a nationw	ide basis.	For this alt	ernative claim	ı,
Plainti	ffs, on t	heir own behalf and respect	ively on bel	half of the	other mem	bers of the Al	ternative
State 0	Classes,	incorporates Paragraphs			-	, and	-
	into this	alternative claim. [IN INC	ORPORAT	TING PAI	RAGRAPI	is, i wouli	D NOT
INCO	RPOR	ATE THE CALIFORNIA	LAW CLA	IMS – FO	OR WHIC	H YOU'RE	
SEEK	ING R	ELIEF ON BEHALF OF A	A NATION	WIDE C	LASS – IN	TO THESE	
ALTE	RNAT	IVE STATE CLAIMS]					

- 31. Plaintiffs [LIST ALL PLAINTIFFS HERE], on behalf of himself, herself, or itself and the Alternate State Classes comprised of the individuals or entities who purchased, in the Included States, as defined above, a microprocessor that executes the x86 instruction set, other than for resale, indirectly from the Defendant or any controlled subsidiary or affiliate of Defendant, alleges that by its above-described conduct, Intel has violated the applicable state laws.
  - 31. Intel has violated Alaska Stat. §§ 45.50.471 et seq.
  - 32. Intel has violated Arkansas Rev. Stat. §§ 4-88-101 et seg.
  - 32. Intel has violated California Bus. & Prof. Code §§ 17200 et seq.
  - 33. Intel has violated District of Columbia Code §§ 28-3901 et seq.
  - 34. Intel has violated Florida Stat. §§ 501.201 et seq.
  - 35. Intel has violated Idaho Code §§ 48-601 et seq.
  - 36. Intel has violated Kansas Stat. §§ 50-623 et seq.
  - 37. Intel has violated Louisiana Rev. Stat. §§ 51:1401 et seq.
  - 38. Intel has violated 5 Maine Rev. Stat. §§ 207 et seq.

- 39. Intel has violated Mass. Gen. Laws ch. 93A § 1 et seq.
- 40. Intel has violated Montana Code §§ 30-14-101 et seq.
- 41. Intel has violated Nebraska Rev. Stat. §§ 59-1601 et seq.
- 42, Intel has violated Nevada Rev. Stat. §§ 598.0903 et seq.
- 43. Intel has violated New Hampshire Rev. Stat. §§ 358-A:1 et seq.
- 44. Intel has violated New Mexico Stat. §§ 57-12-1 et seq.
- Intel has violated New York Gen. Bus. Law §§ 349 et seq. 45.
- 46. Intel has violated North Carolina Gen. Stat. §§ 75-1.1 et seq.
- Intel has violated Rhode Island Gen. Laws §§ 6-13.1-1 et seq. 47.
- 48. Intel has violated Utah Code §§ 13-11-1 et seq.
- 49. Intel has violated 9 Vermont Stat. §§ 2451 et seq.
- 50. Intel has violated West Virginia Code §§ 46A-6-101 et seq.
- As a direct and proximate result of Intel's unlawful conduct, Class members in 51. each of these states have been injured in their business and property in that they indirectly paid more for x86 microprocessors than they would have paid absent Intel's unlawful conduct.

Moreover, in the Seventh Claim (unjust enrichment and disgorgement), you should plead it alternatively on behalf of the Nationwide Class and the Alternative State Classes.

Finally, you'll need to revise the Request for Relief to address the Nationwide Class and/or the Alternative State Classes. This revision would render the Request for Relief consistent with the rest of the Complaint revisions.

: 001

Date & Time: May-12-06 05:58pm

Line 1

Line 2 : 12125454654

E-mail

Machine ID: Wolf Haldenstein

Job number

355

Date

May-12 05:52pm

To

: \$667#22612#001#14152176813

Number of pages

013

Start time

May-12 05:52pm

End time

May-12 05:58pm

Pages sent

013

Status

ΟK

Job number

: 355

\*\*\* SEND SUCCESSFUL \*\*\*

#### WOLF HALDENSTEIN ADLER FREEMAN & HERZ LLP 270 Madison Avenue New York, New York 10016

Telephone: 212-545-4600 Direct: 212-545-4690 Facsimile: E-mail: isquith@whafh.com kolanovic@whafh.com

May 12, 2006

}		
Name	Company	Fax Number
Michael P. Lehmann, Esq.	The Furth Firm LLP	(415) 982-2076
Michael Hausfeld, Esq.	Cohen Milstein Hausfeld & Toll, P.L.L.C.	(202) 408-4699
Guido Saveri, Esq.	Saveri & Saveri	(415) 217-6813
Anthony D. Shapiro, Esq.	Hagens Berman Sobol Shapiro, LLP	(206) 623-0594

FROM:

Isquith, Fred

RE:

In re Intel Corporation Microprocessor Antitrust Litigation

NO. OF PAGES: 13 (including this cover sheet)

Client Name: AMD Intel

| Client Number: | 22612.001

Please notify Tony at 212 545 4692 if there is any problem.

NOTICE: The documents included in or sent with this facsimile transmittal sheet contain information from the law firm of Wolf Haldenstein Adler Freeman & Herz LLP that may be confidential, privileged and/or exempt from disclosure under applicable law. The documents and information are only for the use of the intended recipient(s). If the reader is not the intended recipient(s), or the employer or agent responsible for delivering the document to the intended recipient(s), not the employer or agent responsible for delivering the document to the intended recipient(s), note that any disclosure, copying or distribution of the documents or use of the contents of the documents is strictly prohibited. If you have received this communication in error, please notify us by telephone (collect) immediately so that we can arrange for a retrieval of the documents at no cost to you.

Page : 001

Date & Time: May-12-06 05:49pm

Line 1

Line 2 : 12125454654

E-mail

Machine ID: Wolf Haldenstein

Job number

: 354

Date

: May-12 05:45pm

Τo

: **2**667#22612#001#12024084699

Number of pages

. 113

Start time

: May-12 05:45pm

End time

May-12 05:49pm

Pages sent

013

Status

: OK

Job number

: 354

\*\*\* SEND SUCCESSFUL \*\*\*

#### WOLF HALDENSTEIN ADLER FREEMAN & HERZ LLP 270 Madison Avenue New York, New York 10016

Telephone: 212-545-4600 Direct: 212-545-4690 Facsimile: E-mail: <u>isquith@whafh.com</u> <u>kolanovic@whafh.com</u>

May 12, 2006

Name	Company	Fax Number
Michael P. Lehmann, Esq.	The Furth Firm LLP	(415) 982-2076
Michael Hausfeld, Esq.	Cohen Milstein Hausfeld & Toll, P.L.L.C.	(202) 408-4699
Guido Saveri, Esq.	Saveri & Saveri	(415) 217-6813
Anthony D. Shapiro, Esq.	Hagens Berman Sobol Shapiro, LLP	(206) 623-0594

FROM:

Isquith, Fred

RE.

In re Intel Corporation Microprocessor Antitrust Litigation

NO. OF PAGES:

13 (including this cover sheet)

Client Name: AMD Intel

Client Number: | 22612.001

Please notify Tony at 212 545 4692 if there is any problem.

NOTICE: The documents included in or sent with this facsimile transmittal sheet contain information from the law firm of Wolf Haldenstein Adler Freeman & Herz LLP that may be confidential, privileged and/or exempt from disclosure under applicable law. The documents and information are only for the use of the intended recipient(s). If the reader is not the intended recipient(s), or the employer or agent responsible for delivering the document to the intended recipient(s), not the employer or agent responsible for delivering the document to the intended recipient(s), not that any disclosure, copying or distribution of the documents or use of the contents of the documents is strictly prohibited. If you have received this communication in error, please notify us by telephone (collect) immediately so that we can arrange for a retrieval of the documents at no cost to you.

: 001

Date & Time: May-12-06 05:44pm

Line 1

Line 2 : 12125454654

E-mail

Machine ID: Wolf Haldenstein

Job number

: 353

Date

: May-12 05:34pm

Τo

: **25**667#22612#001#14159822076

Number of pages

: 013

Start time

: May-12 05:34pm

End time

: May-12 05:38pm

Pages sent

013

Status

: OK

: 353 Job number

\*\*\* SEND SUCCESSFUL \*\*\*

#### **WOLF HALDENSTEIN ADLER FREEMAN & HERZ LLP** 270 Madison Avenue New York, New York 10016

Telephone: 212-545-4600 Direct: 212-545-4690 Facsimile: E-mail: <u>isquith@whafh.com</u> <u>kolanovic@whafh.com</u>

May 12, 2006

Name	Company	Fax Number
Michael P. Lehmann, Esq.	The Furth Firm LLP	(415) 982-2076
Michael Hausfeld, Esq.	Cohen Milstein Hausfeld & Toll, P.L.L.C.	(202) 408-4699
Guido Saveri, Esq.	Saveri & Saveri	(415) 217-6813
Anthony D. Shapiro, Esq.	Hagens Berman Sobol Shapiro, LLP	(206) 623-0594

FROM:

Isquith, Fred

RE:

In re Intel Corporation Microprocessor Autitrust Litigation

NO. OF PAGES: 13 (including this cover sheet)

Client Name: AMD Intel

| Client Number: | 22612.001

Please notify Tony at 212 545 4692 if there is any problem.

NOTICE: The documents included in or sent with this flacsimile transmittal sheet contain information from the law firm of Wolf Haldenstein Adler Freeman & Herz LLP that may be confidential, privileged and/or exempt from disclosure under applicable law. The documents and information are only for the use of the intended recipient(s). If the reader is not the intended recipient(s), or the employer or agent responsible for delivering the document to the intended recipient(s), note that any disclosure, copying or distribution of the documents or use of the contents of the documents is strictly prohibited. If you have received this communication in error, please notify us by telephone (collect) immediately so that we can arrange for a retrieval of the documents at no cost to you.

: 001

Date & Time: May-12-06 05:44pm

Line 1

Line 2 : 12125454654

E-mail

Machine ID: Wolf Haldenstein

Job number

: 352

Date

: May-12 05:24pm

To

: **2**667#22612#001#12066230594

Number of pages

: 013

Start time

: May-12 05:24pm

End time

: May-12 05:32pm

Pages sent

: 013

Status

: OK

Job number

: 352

\*\*\* SEND SUCCESSFUL \*\*\*

## **WOLF HALDENSTEIN ADLER FREEMAN & HERZ LLP** 270 Madison Avenue New York, New York 10016

Telephone: 212-545-4600 Direct: 212-545-4690 Faceimile: E-mail: isquith@whafh.com kolanovic@whafh.com

May 12, 2006

Name	Company	Fax Number
Michael P. Lehmann, Esq.	The Furth Firm LLP	(415) 982-2076
Michael Hausfeld, Esq.	Cohen Milstein Hausfeld & Toll, P.L.L.C.	(202) 408-4699
Guido Saveri, Esq.	Saveri & Saveri	(415) 217-6813
Anthony D. Shapiro, Esq.	Hagens Berman Sobol Shapiro, LLP	(206) 623-0594

FROM:

Isquith, Fred

RE:

In re Intel Corporation Microprocessor Antitrust Litigaiton

NO. OF PAGES: 13 (including this cover sheet)

Please notify Tony at 212 545 4692 if there is any problem.

Client Number: 22612.001

NOTICE: The documents included in or sent with this facsimile transmittal sheet contain information from the law firm of Wolf Haldenstein Adler Freeman & Herz LLP that may be confidential, privileged and/or exempt from disclosure under applicable law. The documents and information are only for the use of the intended recipient(s). If the reader is not the intended recipient(s), or the employer or agent responsible for delivering the document to the intended recipient(s), note that any disclosure, copying or distribution of the documents or use of the contents of the documents is strictly prohibited. If you have received this communication in error, please notify us by telephone (collect) immediately so that we can arrange for a retrieval of the documents at no cost to you.